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Via ECF Honorable Colleen McMahon Daniel Patrick Moynihan United States Courthouse 500 Pearl St. New York, NY 10007-1312

> Re: United States v. Derrick Latimore Case No. 22-cr-82 (CM)

Dear Judge McMahon:

I represent Derrick Latimore in the above matter. Mr. Latimore is requesting a modification of his bail conditions from home incarceration to home detention, so that he can leave the home to apply for jobs attend interviews, in person. Pretrial Services, Jonathan Lettieri, has no objection to this request and AUSA Ashley Nicholas defers to Pretrial Services. Therefore, we respectfully request a modification to Mr. Latimore's bail to home detention, so that Mr. Lattimore can seek employment.

Should Your Honor grant this request, Mr. Latimore will arrange his travel and time to leave and return to his home with Officer Lettieri and provide him with all the requested information for each interview and any employment schedule he receives. Your Honor's time and consideration of this request is greatly appreciated.

> Respectfully submitted, s/ Lorraine Gauli-Rufo, Lorraine Gauli-Rufo. Attorney for Derrick Latimore

cc: Ashely Nicholas, AUSA Jonathan Lettieri, PTS

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Décember 19, 2022

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